IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

MALEEHA AHMAD)
and)
ALISON DREITH,)
on behalf of themselves and a class of similarly situated individuals,)) No. 4:17-cv-2455
Plaintiffs,)
v.)
CITY OF ST. LOUIS, MISSOURI,)
Defendant.)

DECLARATION OF HEATHER DE MIAN

I, Heather De Mian, declare as follows:

- 1. I am over the age of 18. I have personal knowledge of the facts set forth in this declaration and could and would testify competently to those facts if called as a witness.
- 2. On the evening of September 29, 2017, I was observing and recording a march and protest in downtown St. Louis, Missouri. I was livestreaming. The march, which was nonviolent, was proceeding south on Broadway past Market.
 - 3. The street had been blocked off by police.
- 4. At approximately 9:45 p.m., when I was near the intersection of Broadway and Spruce, I saw protestors running back north on Broadway toward Clark. I followed them since I was recording the protest.
- 5. I then heard by word of mouth that police had tazed a protestor toward the tail end of the march.

- 6. As I got closer to the intersection of Broadway and Clark, I saw St. Louis Metropolitan police officers holding Calvin Kennedy, whom I know personally.
- 7. I was livestreaming throughout the march and was livestreaming as I got closer to Mr. Kennedy and the police officers.
- 8. When I was some 30 feet from the officers, I began asking the police why they had used a taser on Mr. Kennedy. I was still livestreaming. There were other people, including protestors, between me and the officers holding Mr. Kennedy.
- 9. Without warning or dispersal order, St. Louis Metropolitan police officer William Olsten sprayed me with a chemical agent from my right side. Standing near Officer Olsten was Officer Marcin Zajac.
 - 10. The chemical agent burned my eyes and caused me significant pain.
- 11. I did not commit any crime against any person or property, and I did not pose any threat to any person at any time.
 - 12. There was no warning or dispersal order given before that point.
 - 13. The officers did not provide me with any medical treatment.
- 14. I have Ehlers-Danlos Syndrome, and I use a wheelchair. My condition interferes with how I receive signals from my skin. Because of my condition, I was unable to get all the residue off of my skin for some time, so I experienced pain as a result of the chemical agent for several days.
 - 15. There is still chemical residue on my wheelchair and my camera equipment.
- 16. I took the video attached to this declaration as a livestream, and it fairly and accurately depicts what I saw and experienced.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Dated this 2 ndday of October, 2017.

By:

Heather De Mian